Message

From: MARVIN, THOMAS [AG/1920] [thomas.marvin@monsanto.com]

Sent: 8/30/2017 11:20:32 AM

To: Baris, Reuben [Baris.Reuben@epa.gov]; Keigwin, Richard [Keigwin.Richard@epa.gov]

Subject: RE: dicamba follow up

Rick, Reuben: We spotted a typo in the letter sent below. "Dawn to dusk" on page 2 should read "Dusk to dawn." My apologies for any confusion.

Tom

Tom Marvin Director, Federal Regulatory Affairs 1300 I Street, NW Washington, DC 20005

Cell: 202-676-7846 Desk: 202-383-2851

From: MARVIN, THOMAS [AG/1920] Sent: Tuesday, August 22, 2017 7:57 PM

To: 'Baris, Reuben' <Baris.Reuben@epa.gov>; Keigwin, Richard <Keigwin.Richard@epa.gov>

Subject: RE: dicamba follow up

Rick and Reuben: Please see Monsanto's reply attached.

Tom

Tom Marvin Director, Federal Regulatory Affairs 1300 | Street, NW Washington, DC 20005

Cell: 202-676-7846 Desk: 202-383-2851

From: Baris, Reuben [mailto:Baris.Reuben@epa.gov]

Sent: Thursday, August 17, 2017 4:46 PM

To: MARVIN, THOMAS [AG/1920] < thomas.marvin@monsanto.com >; Maximilian M Safarpour

<maximilian.safarpour@basf.com>; Patricia.G.Devine@dupont.com

Cc: Keigwin, Richard < Keigwin. Richard@epa.gov >; Goodis, Michael < Goodis. Michael@epa.gov >; Rosenblatt, Daniel

< Rosenblatt. Dan@epa.gov>; Kenny, Daniel < Kenny. Dan@epa.gov>

Subject: dicamba follow up

Hello,

I am writing to you all in an attempt to remove any ambiguity on the next steps and action items stemming from recent discussions on dicamba between EPA and registrants of pesticide products approved for use on dicamba-tolerant soybean and cotton. Our expectation was for you all to send the EPA your proposed label changes pursuant to the elements discussed in these meetings (e.g., RUP, wind speed restrictions, tractor speed restrictions, application timing, clarification on buffer requirements, temperature restrictions, growth stage restrictions, second cropping, etc). Our task will be to ensure consistency across the registrations.

There will be a lot more discussions in short order in terms of implementing any meaningful changes to your registrations, but we need to understand what the amendments will be in order to better inform the implementation discussions. As Rick indicated in these meetings, our goal is to ensure these technologies are available to growers for the 2018 season, but we are moving very quickly implementing regulatory changes in an effort to ensure growers are able to make the most informed decisions for the 2018 season. We are working in partnership with our state regulatory colleagues to overcome any potential hurdles in the state registration process, and ultimately we are working collaboratively with each of you.

We look forward to receiving your revised labels. Please let me know if you have any questions. Thank you.

Reuben

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